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BEFORE THE ARIZONA CORPORATION CC..... 1 Arizona Corporation Commission **COMMISSIONERS** 2 DOCKETED 700h NOV 24 A II: 35 JEFF HATCH-MILLER, Chairman 3 NOV 2 4 2006 WILLIAM A. MUNDELL AZ CORP COMMISSION MIKE GLEASON DOCKETED BY DOCUMENT CONTROL KRISTIN K. MAYES na. BARRY WONG DOCKET NO. E-01345A-05-0816 IN THE MATTER OF THE APPLICATION OF ARIZONA PUBLIC SERVICE COMPANY FOR A HEARING TO DETERMINE THE FAIR VALUE OF THE UTILITY PROPERTY OF THE COMPANY FOR RATEMAKING PURPOSES, TO FIX A JUST AND REASONABLE RATE OF RETURN THEREON, TO APPROVE RATE SCHEDULES DESIGNED TO DEVELOP SUCH RETURN, AND TO AMEND DECISION NO. 67744. 11 IN THE MATTER OF THE INQUIRY INTO THE DOCKET NO. E-01345A-05-0826 FREQUENCY OF UNPLANNED OUTAGES **DURING 2005 AT PALO VERDE NUCLEAR** 13 GENERATING STATION, THE CAUSES OF THE OUTAGES, THE PROCUREMENT OF REPLACEMENT POWER AND THE IMPACT OF THE OUTAGES ON ARIZONA PUBLIC 15 SERVICE COMPANY'S CUSTOMERS. DOCKET NO. E-01345A-05-0827 IN THE MATTER OF THE AUDIT OF THE FUEL AND PURCHASED POWER PRACTICES AND 17 COSTS OF THE ARIZONA PUBLIC SERVICE COMPANY. 18 19 MOTION TO TAKE NOTICE OF THE COMMISSION'S FINAL 20 DECISION AND ORDER NO. 69127 IN DOCKET NO. RE-OOOOOC-05-0030, 21 THE RECORD THEREUNDER, AND CERTAIN OTHER MATTERS. 22 23

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The undersigned counsel, on behalf of the Intervener's in this docket collectively known as the Solar Advocates, hereby moves to have the Commission take OFFICIAL NOTICE pursuant to Commission Rule R14-3-109 (T)(2), of the final DECISION AND ORDER NO. 69127 IN DOCKET NO. RE-OOOOOC-05-0030, more commonly known as

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the Renewable Energy Standard (RES) and pursuant to Commission Rule R14-3-109 (U) of the record in such Docket, in this combined docket.

As discussed further below, the Commission addressed and decided matters in DECISION AND ORDER NO. 69127 that directly bear on matters at issue in the present docket, and for reasons of judicial economy and consistency, we urge the Commission and the other parties in this matter to incorporate, to the full extent practicable without unnecessarily delaying the conclusion of this docket, the findings, policy direction, and tariff implementation decisions and the record contained therein.

ISSUES WHICH MAY BENEFIT FROM THE GUIDANCE CONTAINED IN THE COMMISISON'S FINAL DECISION AND ORDER NO. 69127 IN DOCKET NO. RE-OOOOOC-05-0030

Initial review of the Final Decision and Order NO. 69127 by the undersigned suggests that at least the following issues in the present proceeding may be subject to the current and future impact of Final Decision and Order NO. 69127. Such issues, without any intention of limiting the effect to such issues, include the following:

- 1. The definition of net metering, and the resulting impact of such definition and others on the tariffs proposed by APS relating to net metering.
- The method of recovery of costs, if any, resulting from net metering, which appear to be
 required to be recovered pursuant to the Tariff described in R14-2-1808, rather than adde
 to the EPS as suggested by APS in this case.
- 3. The amount of recovery of costs, if any, under the Tariff described in paragraph 2 above, as such amount is more clearly defined and limited in Final Decision and

Order NO. 69127 to "only the costs in excess of the Market Cost of Comparable Conventional Generation."

- a. "Market Cost of Comparable Conventional Generation" is defined in the Order as meaning the Affected Utility's energy and capacity cost of producing or procuring the incremental electricity that would be avoided by the resources used to meet the Annual Renewable Energy Requirement, taking into account hourly, seasonal and long-term supply and demand circumstances. Avoided costs include any avoided transmission and distribution costs and any avoided environmental compliance costs.
- b. It is clear that the methodology proposed in APS Exhibit Attachment 5-RB entitled Arizona Public Service Company, Potential Revenue Erosion And Net Los Revenues From Net Metering Rate," would not meet this requirement.
- c. It may well be necessary to better match the peak period nature of PV production than does the annual average avoided cost in determining the appropriate value to be credited in net metering, net billing and other tariffs in which such determination is necessary or appropriate.
- 4. Given the conceptual advances and policy clarification and direction referred to in 3 above, it is unlikely that the Net Billing tariffs relied upon by APS for Renewable Generators in excess of 10 kW will be allowed to stand as just and reasonable.
- 5. With the clarification provided, a "pilot" net metering tariff is no longer necessary, reasonable and in the public interest, nor are the limitations to residential and commercial customer generation of 10 kW or less, or the limitation in the aggregate to 15 MW,

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6. Solar Advocates also requests the Commission to address how the following ordering paragraph in the final Decision and Order should be most efficiently incorporated into the proceedings of this case:

R14-2-1811. Net Metering and Interconnection Standards

The Commission Staff shall host a series of workshops addressing the issues of rate design including Net Metering and interconnection standards. Upon completion of this task, and the adoption of rules or standards, if appropriate, each Affected Utility shall file conforming Net Metering tariffs and interconnection standards in Docket Control.

Solar Advocates suggests for consideration of the parties and the Commission a direction to the parties to attempt to settle the issues that would be addressed in such workshops, with any resulting proposed limited settlement to be offered to the Commission in public hearing prior to incorporation in any interim or final decision.

7. Such other issues that the other parties, Commission Staff, or the Commissioner or ALJ may deem appropriate, to this proceeding.

RESPECTFULLY SUBMITTED this 21st day of November, 2006.

Counsel for the Solar Advocates 24657 Foothills Drive North

Golden, CO, 80401

1 Certificate of Service Original and 17 copies of the foregoing sent FED EX, next day delivery this 22nd day of November, 2006 with: Docket Control Arizona Corporation Commission 1200 West Washington Phoenix, AZ 85007 Copy of the foregoing mailed this 22th day of November, 2006 to: Deborah R. Scott Kimberly A. Grouse Michael W. Patten SNELL & WILMER J. Matthew Derstine One Arizona Center Laura E. Sixkiller 400 East Van Buren Street ROSHKA DEWULF & PATTEN, PLC 10 Phoenix, AZ 85004-2202 One Arizona Center 11 400 East Van Buren Street, Suite 800 Thomas L. Mumaw Phoenix, AZ 85004 12 Karilee S. Ramaley PINNACLE WEST CAPITAL Michael L. Kurtz 13 **CORPORATION BOEHM. KURTZ & LOWRY** Post Office Box 53999, MS 8695 36 East Seventh Street, Suite 1510 14 Phoenix, AZ 85072-3999 Cincinnati, OH 45202 15 C. Webb Crockett Scott S. Wakefield 16 Patrick J. Black RUCO FENNEMORE CRAIG, P.C. 1110 West Washington Street, Suite 220 17 Phoenix, AZ 85007 3003 North Central Avenue, Suite 2600 Phoenix, AZ 85012-2913 18 Lawrence V. Robertson, Jr. 19 Michelle Livengood Post Office Box 1448 UniSource Energy Services Tubac, AZ 85646 20 One South Church Street, Suite 200 Tucson, AZ 85702 Bill Murphy 21 Murphy Consulting 5401 North 25th Street Donna M. Bronski 22 Deputy City Attorney Phoenix, AZ 85016 23 City Attorney's Office 3939 North Drinkwater Boulevard Andrew W. Bettwy 24 Scottsdale, AZ 85251 Karen S. Haller **Assistants General Cunsel** 25 George Bien-Willner Legal Affairs Department 3641 North 39th Avenue 26 5241 Spring Mountain Road

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3	Southwest Representative	Dan Austin
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9	Sedona, AZ 86339-8242	Jay I. Moyes
2	[선물] 경찰 보기 시작됐는데 연극 말했다고 하는	Moyes Storey Ltd.
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11	Phoenix, AZ 85014	세막[[[하는 말통]] 하다면서 모든 모두에 남편을
10	[경우] 가게 모든데 하면 보는 말을 보니면 하지만 하다.	Kenneth R. Saline, P.E.
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18	10825 West Laurie Lane	Chief, Air Force Utility Litigation Team
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20	[[: 왕일] : [[: [: [: [: [: [: [: [: [: [: [: [:	원하게 되는 이렇게 되고 있을 때 이 이번 시작을 하고 있다.

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	는 경험이 있는데 이 이 사람들은 이 말이 한다. 그는 그 없는데 그를 보고 있다. 그리고 있는데 이 사람들이 되는데 그는 그들이 그리고 있다. 이 사람들이 되었다.
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